

**TABLE OF PROPOSED REVISIONS TO
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

Page	Circuit Rule or IOP	Comments
147	IOP 6, <u>Requesting a Poll on Court's Own Motion</u> , following Rule 35.	Proposed revision to add a reference to the Court's recently adopted practice that the Clerk will make a docket entry – available to litigants via PACER – when the mandate will not issue on the ordinary date because it has been held by a judge, even though no petition for rehearing or suggestion for rehearing en banc has been filed.
162	11th Cir. R. 41-3, <u>Published Order Dismissing Appeal</u> .	Proposed revision to incorporate the Court's practice with respect to issuance of the mandate when the Court rules on a petition for a writ of mandamus. When an order granting or denying a mandamus petition is published, a formal mandate is issued according to the time frame set forth in FRAP 41(b), and a party is permitted to file a petition for rehearing or a petition for rehearing en banc.
162	11th Cir. R. 41-4, <u>Non-Published Order Dismissing Appeal Issued As Mandate</u> .	Proposed revision to incorporate the Court's practice with respect to issuance of the mandate when the Court rules on a petition for a writ of mandamus. When an order granting or denying a mandamus petition is unpublished, the Clerk's Office does not issue a formal mandate, but simply issues the order granting or denying the writ of mandamus to the district court as the mandate. In that circumstance, a party is entitled to file a motion for reconsideration, but not a petition for rehearing or a petition for rehearing en banc.